MICHAEL H. CARPER (Admitted *Pro Hac Vice*) 1 IT IS SO ORDERED email: mcarper@carperlaw.com AS MODIFIED ROBERT N. NEBB (Admitted *Pro Hac Vice*) 2 email: rnebb@carperlaw.com LAW OFFICE OF MICHAEL H. CARPER, P.C. 3 1102 Main Street Lubbock, Texas 79401 Judge Edward 4 Telephone: (806) 747-3016 Facsimile: (806) 747-8411 5 6 WILLIAM J. GOINES (SBN 61290) email: goinesw@gtlaw.com 7 KAREN ROSENTHAL (SBN 209419) email: rosenthalk@gtlaw.com 8 CINDY HAMILTON (SBN 217951) email: hamiltonc@gtlaw.com 9 GREENBERG TRĂURIG, LLP 1900 University Avenue, Fifth Floor East Palo Alto, California 94303 10 Telephone: (650) 328-8500 Facsimile: (650) 328-8508 11 12 Attorneys for Plaintiff and Counter-defendant LIVINGSTON HEARING AID CENTER. INC. 13 14 UNITED STATES DISTRICT COURT 15 NORTHERN DISTRICT OF CALIFORNIA 16 17 LIVINGSTON HEARING AID CENTER, Case No. CV11-01965 EJD 18 INC., STIPULATION EXTENDING DEADLINE TO 19 COMPLETE MEDIATION AND Plaintiff, [PROPOSED] ORDER 20 v. 21 INSOUND MEDICAL, INC., 22 Defendant. 23 AND RELATED COUNTERCLAIM 24 25 WHEREAS, on October 18, 2011, this Court entered its Order Selecting ADR Process [Dock. 26 #44], requiring the parties in the above-entitled action to complete private mediation within 90 days 27

Case 5:11-cv-01965-EJD Document 48 Filed 01/12/1

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of the date of said Order (by January 17, 2012); and

Case 5:11-cv-01965-EJD Document 48 Filed 01/12/12 Page 2 of 3

1 WHEREAS, the parties are in the process of undertaking discovery in order to determine the 2 factual bases for their respective claims; and 3 WHEREAS, the parties believe that an extension of the mediation deadline would be in the 4 best interest of the parties and a potential resolution of this action, in order to allow the parties to 5 undertake additional discovery, including exchanging documents and conducting initial depositions 6 pursuant to Federal Rule of Civil Procedure 30(b)(6), prior to engaging in meaningful mediation, 7 IT IS HEREBY STIPULATED by and between Plaintiff and Counter-defendant Livingston 8 Hearing Aid Center, Inc., and Defendant and Counterclaimant InSound Medical, Inc., through their 9 respective counsel, that the deadline to engage in private mediation be extended for a period of 90 10 days from January 17, up to and including April 18, 2011. 2012. IT IS SO STIPULATED. 11 12 Dated: January 11, 2012. GREENBERG TRAURIG, LLP 13 By: /s/ William J. Goines 14 William J. Goines Cindy Hamilton 15 and 16 MICHAEL H. CARPER (Admitted Pro Hac Vice) 17 ROBERT N. NEBB (Admitted Pro Hac Vice) LAW OFFICE OF MICHAEL H. CARPER, P.C. 18 1102 Main Street Lubbock, Texas 79401 19 Attorneys for Plaintiff and Counter-defendant 20 Livingston Hearing Aid Center, Inc. 21 Dated: January 11, 2012. **RUTAN TUCKER LLP** 22 By: /s/ Gerard M. Mooney, Jr. 23 Gerard M. Mooney, Jr., Esq. 24 and 25 KIRK CRUTCHER, ESQ. MAYFIELD CRUTCHER & SHARPEE 26 1001 Main St., Ste. 504 Lubbock,TX 79401 27 Attorneys for Defendant and Counterclaimant 28 InSound Medical, Inc. - 2 - STIPULATION EXTENDING DEADLINE TO COMPLETE

Case 5:11-cv-01965-EJD Document 48 Filed 01/12/12 Page 3 of 3

1	ATTESTATION CLAUSE
2	I, William J. Goines, am the ECF User whose ID and password are being used to file this
3	STIPULATION EXTENDING DEADLINE TO COMPLETE MEDIATION AND [PROPOSED]
4	ORDER. In compliance with General Order 45, X.B., I hereby attest that Gerard M. Mooney, Jr., has
5	concurred in this filing.
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7	Date: January 11, 2012. GREENBERG TRAURIG LLP
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9	By: /s/ William J. Goines
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13	[PROPOSED] ORDER
14	IT IS SO ORDERED.
15	FOODA
16	Honorable Edward J. Davila Judge, United States Bankruptcy Court
17	Judge, Officed States Bankruptey Court
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